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Case	8:13-cv-01851-GW-JPR Document 1	Filed 11/26/13 Page 1 of	f 10 Page ID #:1	L4			
. €			iga.				
1 2 3 4 5	Stephanie R. Tatar (237792)  TATAR LAW FIRM, A.P.C. 3500 West Olive Avenue, Suite 300 Burbank, CA 91505  Telephone: (323) 744-1146 Facsimile: (888) 778-5695  Stephanie@thetatarlawfirm.com	est in the second secon	NUMBER OF THE STATE OF THE STAT				
6	Attorney for Plaintiff	<b>!</b>					
7	Annisa J. Kubesh						
8				•			
9	ļ	TES DISTRICT COURT					
10	CENTRAL DIST	RICT OF CALIFORN SACUTE	IA				
11		SACV13-	18516N.f	PKx)			
12	ANNISA J. KUBESH	Civil Action No.					
13	Plaintiff,		·				
14	v.	COMPLAINT FOR V CREDIT REPORTIN		AIR			
15	EXPERIAN INFORMATION	DEMAND FOR JURY	v Triai.				
16	SOLUTIONS, INC.						
17	Defendant.		•				
18							
19	·	<b>I.</b>	•				
20	Preliminary Statement						
21	1. This is an action for damages brought by an individual consumer						
22	against the Defendant for violations of the Fair Credit Reporting Act (hereafter the						
23	"FCRA"), 15 U.S.C. §§ 1681 et seq., as amended.						
24	и.						
25	JURISDICTION AND VENUE						
26	2. Jurisdiction of this Cour	t arises under 15 U.S.C.	§ 1681p, 28 U.S	.C. §§			
27	1331 and 1337.	1					
	<u></u>	COMPLAINT AND	JURY DEMAI	ND			

3. Venue lies properly in this district pursuant to 28 U.S.C. § 1391(b).

### Ш.

### **PARTIES**

- 4. Plaintiff Annisa J. Kubesh is an adult individual who resides in Duluth, MN 55806.
- 5. Defendant Experian Information Solutions, Inc. is a business entity that regularly conducts business in the Central District of California, and which has its headquarters and principal place of business located at 475 Anton Boulevard, Costa Mesa, California 92626.

### IV.

### FACTUAL ALLEGATIONS

- 6. Defendant has been reporting derogatory and inaccurate statements and information relating to Plaintiff and Plaintiff's credit history to third parties (hereafter the "inaccurate information") from at least April 2013 through the present.
- 7. The inaccurate information includes, but is not limited to, a bankruptcy, Allied Collection SC, Chase, Discover Fin Svcs, Fed Loan Serv, GECRB/Amazon, GECRB/Care Credit, GECRB/JCP, GECRB/Old Navy, GECRB/Walmart, HSBC/MNRDS, Lake State Credit Union, TD Bank USA/TargetCR, TNB-Target, and other personal information.
- 8. The inaccurate information negatively reflects upon the Plaintiff, Plaintiff's credit repayment history, Plaintiff's financial responsibility as a debtor and Plaintiff's credit worthiness. The inaccurate information consists of accounts and/or tradelines that do not belong to the Plaintiff, and that actually belong to another consumer. Due to Defendant's faulty procedures, Defendant mixed the

credit file of Plaintiff and that of another consumer with respect to the inaccurate information and other personal identifying information.

- 9. Defendant has been reporting the inaccurate information through the issuance of false and inaccurate credit information and consumer credit reports that it has disseminated to various persons and credit grantors, both known and unknown. Defendant has repeatedly published and disseminated consumer reports to such third parties from at least April 2013 through the present.
- 10. Plaintiff's credit reports and file have been obtained from Defendant and have been reviewed by prospective and existing credit grantors and extenders of credit, and the inaccurate information has been a substantial factor in precluding Plaintiff from receiving credit offers and opportunities, known and unknown. Plaintiff's credit reports have been obtained from Defendant by such third parties from at least April 2013 through the present.
- 11. As a result of Defendant's conduct, Plaintiff has suffered actual damages in the form of credit denial or loss of credit opportunity, credit defamation and emotional distress, including anxiety, frustration, embarrassment and humiliation.
- 12. At all times pertinent hereto, Defendant was acting by and through its agents, servants and/or employees who were acting within the course and scope of their agency or employment, and under the direct supervision and control of the Defendant herein.
- 13. At all times pertinent hereto, the conduct of the Defendant, as well as that of its agents, servants and/or employees, was malicious, intentional, willful, reckless, and in grossly negligent disregard for federal and state laws and the rights of the Plaintiff herein.

V.

### CLAIM FOR RELIEF

## Violation of FCRA

- 14. Plaintiff incorporates the foregoing paragraphs as though the same were set forth at length herein.
- 15. At all times pertinent hereto, Defendant was a "person" and "consumer reporting agency" as those terms are defined by 15 U.S.C. § 1681a(b) and (f).
- 16. At all times pertinent hereto, the Plaintiff was a "consumer" as that term is defined by 15 U.S.C. § 1681a(c).
- 17. At all times pertinent hereto, the above-mentioned credit reports were "consumer reports" as that term is defined by 15 U.S.C. § 1681a(d).
- 18. Pursuant to 15 U.S.C. §1681n and 15 U.S.C. §1681o, Defendant is liable to the Plaintiff for willfully and negligently failing to comply with the requirements imposed on a consumer reporting agency of information pursuant to 15 U.S.C. § 1681e(b).
- 19. The conduct of Defendant was a direct and proximate cause, as well as a substantial factor, in bringing about the serious injuries, actual damages and harm to the Plaintiff that are outlined more fully above and, as a result, Defendant is liable to the Plaintiff for the full amount of statutory, actual and punitive damages, along with the attorneys' fees and the costs of litigation, as well as such further relief, as may be permitted by law.

·

## **JURY TRIAL DEMAND**

VI.

20. Plaintiff demands trial by jury on all issues.

COMPLAINT AND JURY DEMAND

## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

## NOTICE OF ASSIGNMENT TO UNITED STATES JUDGES

Thi	s case has been ass	igned to Dis	strict Judge	Geoi	rge H. V	Vu	_ and the assigned
	Judge is			·			
	The case nur	nber on all o	documents filed	with the Cour	t shoul	d read as follo	ws:
			8:13CV1851	. GW JPRx			
	rsuant to General ( the Magistrate Jud		· · · · · · · · · · · · · · · · · · ·				District of
ΑII	All discovery related motions should be noticed on the calendar of the Magistrate Judge.						
				Clerk, U	J. S. Di	strict Court	
	November 26, 2013			By J.Pr	ado		
	Date			Dep	outy Cle	erk	
			NOTICE TO				
	his notice must be s				ı all dej	fendants (if a 1	removal action is
filed, a cop	y of this notice mus	st be served o	on all plaintiffs).				
Subseque	nt documents mus	at be filed at	the following l	ocation:			
312	stern Division N. Spring Street, G Angeles, CA 90012	-8	Southern Divisio 411 West Fourth Santa Ana, CA 9	St., Ste 1053		Eastern Divisi 3470 Twelfth Riverside, CA	Street, Room 134
Failure to	file at the proper	location wi		documents be		turned to you	i.

## UNITED STATES DISTRICT COURT

for the

Central District of California

Annisa J. Kubesh	) )
Plaintiff(s) v. Experian Information Solutions, Inc.	SACV13-18516W (TPP)  Civil Action No.
Defendant(s)	. )

### SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) Experian Information Solutions, Inc. 475 Anton Boulevard Costa Mesa, CA 92626

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney,

whose name and address are:

Stephanie R. Tatar, Esq. The Tatar Law Firm 3500 West Olive Avenue

Suite 300

Burbank, CA 91505

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

NOV 2 6 2013

Signotur Alvrk of Deputy Clerk

Case 8::	13-cv-0185126T	ATTEN STRICT COL	URT, CENTRAL DISTR COVER SHEET 11/2	6/13 Page 8 of 10	Page ID #:21		
(a) PLAINTIFFS ( Che	ck box if you are repre	senting yourself [])	DEFENDANTS	( Check box if you are rep	resenting yourself [] )		
Innisa J. Kubesh			Experian Information	Experian Information Solutions, Inc.			
o) County of Residence	of First Listed Plain	tiff St. Louis	County of Resid	ence of First Listed Defen	dant Orange		
EXCEPT IN U.S. PLAINTIFF CASE			(IN U.S. PLAINTIFF CA				
c) Attorneys (Firm Name, epresenting yourself, protephanie R. Tatar, The Tatar 1500 West Olive Avenue, Suit Burbank, CA 91505 (323	vide the same informa Law Firm	e Number) If you are tion.	Attorneys (Firm representing you	Name, Address and Telephone rself, provide the same inforr	<i>Number</i> ) If you are nation.		
I. BASIS OF JURISDICT  1. U.S. Government Plaintiff	FION (Place an X in or   3. Federal Qu Government	lestion (U.S. Not a Party)	(Place an X in one b	RINCIPAL PARTIES-For Di ox for plaintiff and one for de ptf DEF Incorporated or of Business in th 2 Incorporated an of Business in Ai	Principal Place Principal Place 4 4 4 5 5 5 5 5		
2. U.S. Government Defendant	4. Diversity (I	indicate critical	Citizen or Subject of a Foreign Country	3 3 Foreign Nation	□ 6 □ 6		
V. ORIGIN (Place an X in one box only.)  1. Original Proceeding State Court Appellate Court Appellate Court State Court State Court Appellate							
/. REQUESTED IN COM	IPLAINT: JURY DE	MAND: X Yes	<b>-</b>	only if demanded in comp	a contract of the contract of		
LASS ACTION under	F.R.Cv.P. 23:	es 🛛 No		ANDED IN COMPLAINT:			
/I. CAUSE OF ACTION	(Cite the U.S. Civil Statut	e under which you are fili	ing and write a brief statem	ent of cause. Do not cite jurisdic	tional statutes unless diversity.)		
Fair Credit Reporting Act 15 U							
/II. NATURE OF SUIT (	Place an X in one bo	x only).					
OTHER STATUTES	CONTRĂCI	REAL PROPERTY CONT	MMIGRATION	PRISONER PETITIONS	PROPERTY RIGHTS		
375 False Claims Act	110 insurance	240 Torts to Land	462 Naturalization	Habeas Corpus:	820 Copyrights		
400 State	120 Marine	245 Tort Product	Application	463 Alien Detainee 510 Motions to Vacate	830 Patent		
→ Reapportionment	130 Miller Act	Liability 290 All Other Real	465 Other Immigration Action	Sentence	840 Trademark		
410 Antitrust	140 Negotiable	Property	TORTS	530 General 535 Death Penalty	SOCIAL SECURITY  861 HIA (1395ff)		
430 Banks and Banking 450 Commerce/ICC	Instrument	TORTS PERSONAL INJURY	PERSONAL PROPERT  370 Other Fraud	Other:	862 Black Lung (923)		
Rates/Etc.	150 Recovery of Overpayment &	310 Airplane	h3		863 DIWC/DIWW (405 (g))		
☐ 460 Deportation	Enforcement of Judgment	315 Airplane Product Liability	371 Truth in Lendir	~ <u>                                    </u>	864 SSID Title XVI		
470 Racketeer Influenced & Corrupt Org.	151 Medicare Act	320 Assault, Libel &		555 Prison Condition	865 RSI (405 (g))		
☐ 480 Consumer Credit	152 Recovery of	Slander 330 Fed. Employers	385 Property Dama	-   500 C(1) Detailed			
☐ 490 Cable/Sat TV	Defaulted Student	Liability	Product Liability  BANKRUPTCY	Conditions of Confinement	REDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or		
→ 850 Securities/Com-	Loan (Excl. Vet.)	340 Marine	422 Appeal 28	FORFEITURE/PENALTY	□ Defendant)		
modities/Exchange	153 Recovery of Overpayment of	☐ 345 Marine Product	USC 158	625 Drug Related Seizure of Property 21	871 IRS-Third Party 26 USC 7609		
890 Other Statutory Actions	Vet. Benefits	350 Motor Vehicle	423 Withdrawal 28 USC 157	USC 881			
☐ 891 Agricultural Acts	160 Stockholders' Suits	355 Motor Vehicle	CIVILERIGHTS	690 Other			
893 Environmental Matters	190 Other Contract	Product Liability  360 Other Personal		710 Fair Labor Standards			
- 895 Freedom of Info.	195 Contract	Injury 362 Personal Injury	/- 441 Voting /- 442 Employment	Act 720 Labor/Mgmt.			
→ Act	Product Liability	Med Malpratice 365 Personal Injury	443 Housing/	Relations	pde		
896 Arbitration	196 Franchise	Product Liability	Accomodations	740 Railway Labor Act			
899 Admin. Procedures Act/Review of Appeal of Agency Decision	REAL PROPERTY  210 Land Condemnation	367 Health Care/ Pharmaceutical Personal Injury	445 American with Disabilities- Employment 446 American with	Leave Act			
950 Constitutionality of State Statutes	220 Foreclosure 230 Rent Lease & Ejectment	Product Liability 368 Asbestos Personal Injury Product Liability	Disabilities_Other	Litigation 791 Employee Ret. Inc. Security Act			
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OR OFFICE USE ONLY:	Case Numbe			851	Page 1 of 3		
IV-71 (11/13)		CI	IVIL COVER SHEET		raye i oi s		

### Case 8:13-cv-01867E0EXTATESPISTSETEROURT1CENTEGL1PISTSIGEOF SAUEORNIA CIVIL COVER SHEET

VIII. VENUE: Your answers to the questions below will determine the division of the Court to which this case will most likely be initially assigned. This initial assignment is subject to change, in accordance with the Court's General Orders, upon review by the Court of your Complaint or Notice of Removal.

		- ·			ers (r	
Question A: Was this case removed from state court?	STATE CASE WAS PER	NDING IN THE COUN	ITYOF:	INITIAL DIVISION IN CA	(CD1S;	
Yes X No	Los Angeles			Western		
If "no, " go to Question B. If "yes," check the	Ventura, Santa Barbara, or San l		Southern			
box to the right that applies, enter the corresponding division in response to	☐ Orange			Southern		
Question D, below, and skip to Section IX.	Riverside or San Bernardino	Riverside or San Bernardino				
Question B: Is the United States, or one of	If the United States, or on	e of its agencies on	employees, is a party, is it:			
its agencies or employees, a party to this action?	in the officer states, or as,			INITI DIVISIO		
action:	A PLAINTIFF?		A DEFENDANTZ	CACI		
Yes 🗵 No	Then check the box below for the cou which the majority of DEFENDANTS		heck the box below for the co h the majority of PLAINTIFFS r	unty in * eside.		
If "no, " go to Question C. If "yes," check the	Los Angeles	Los /	Angeles		Western	
box to the right that applies, enter the corresponding division in response to	Ventura, Santa Barbara, or San Obispo	Luis Vent	ura, Santa Barbara, or San po	Luis West	Western	
Question D, below, and skip to Section IX.	Orange	☐ Orar	nge	Sout	Southern	
	Riverside or San Bernardino	Rive	rside or San Bernardino	East	ern	
	Other	Cthe	er	West	Western	
indicate the location in which a majority of plaintiffs reside: Indicate the location in which a majority of plaintiffs reside: Indicate the location in which a majority of defendants reside:	B.  Yentura, Santa Barbara, or San Luis Obispo Counties	Orange County	Di Riverside or San Bernarding Counties	E. Outside the Central District of California	E Other :	
Indicate the location in which a majority of claims arose:		X		l l		
C.1. Is either of the following true? If so, c	heck the one that applies:		the second second	, check the one that applies	<b>!:</b>	
2 or more answers in Column C	,	2 or more answers in Column D				
only 1 answer in Column C and no	answers in Column D	only 1 answer in Column D and no answers in Column C				
Your case will initially be SOUTHERN DIV Enter "Southern" in response t If none applies, answer ques	rision. to Question D, below.	Your case will initially be assigned to the EASTERN DIVISION. Enter "Eastern" in response to Question D, below. If none applies, go to the box below.				
	Your case will i	initially be assigned	to the			
	WES Enter "Western" in r	TERN DIVISION. response to Questio	n D below.			
Question D: Initial Division?			NITTAL DIVI	SION IN CACD		
Enter the initial division determined by Ques	stion A, B, or C above:	:	Sou	thern		
		<u> </u>			-	

# Case 8:13-cv-019911 PARTATER DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA Page 10 of 10 Page ID #:23

X(a). IDENTICAL CA	SES: Has this act	ion been previously filed in this court and dismissed, remanded or closed?	X NO	YI	ES	
If yes, list case num	ber(s):			·	<del></del>	
X(b). RELATED CASE	<b>ES</b> : Have any case	es been previously filed in this court that are related to the present case?	⊠ NO	YE	ES	
If yes, list case num	ber(s):			η		
Civil cases are deemed	related if a previo	usly filed case and the present case:	•			
(Check all boxes that app	oly) 🔲 A. Arise f	rom the same or closely related transactions, happenings, or events; or				
	B. Call fo	r determination of the same or substantially related or similar questions of law and fact;	or	-	•	
•		ner reasons would entail substantial duplication of labor if heard by different judges; or				
	D. Involv	e the same patent, trademark or copyright, and one of the factors identified above in a,	b or c also is pr	resent.		
(. SIGNATURE OF AT OR SELF-REPRESEN		: DATE:	11/26/201	3	· ·	
Notice to Counsel/Parties other papers as required by out is used by the Clerk of t	: The CV-71 (JS-44) y law. This form, ap the Court for the pu	Civil Cover Sheet and the information contained herein neither replace nor supplement proved by the Judicial Conference of the United States in September 1974, is required propose of statistics, venue and initiating the civil docket sheet. (For more detailed instruc	the filing and ursuant to Loc tions, see sepa	service of plead al Rule 3-1 is no rate instruction	dings or ot filed is sheet).	
Key to Statistical codes rela	ting to Social Secur	•			-	
Nature of Suit Code	Abbreviation	Substantive Statement of Cause of Action  All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social	Security Act, a	s amended. Al	so,	
861	HIA	include claims by hospitals, skilled nursing facilities, etc., for certification as providers (42 U.S.C. 1935FF(b))	or services and	uei tile program		
862	BL.	All claims for "Black Lung" benefits under Title 4, Part 8, of the Federal Coal Mine Hea 923)				
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405 (g))				
863	DIWW	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405 (g))				
864	SSID	All claims for supplemental security income payments based upon disability filed un amended.	der Title 16 of t	the Social Secu	rity Act, a	
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Se (42 U.S.C. 405 (g))	ecurity Act, as a	mended.		